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45-77-152-190N-093-7	DA CRUZ	FIRST NAME	RST NAMED APPLICANT			ATTY. DOCKET NO.1 7	7
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NOTIFICATION OF MIS	SING REQUIREME	NTS UNDE	R 35 U.S.	C. 37	/1 IN	THE UNITE	D
STATES	DESIGNATED/ELE	CTED OFF	ICE (DO/	ΈΟ/I	JS)		
i. The following items have been						d Trademark	
	Office (37 CFR 1.494),						
	ice (37 CFR 1.495):						
U.S. Basic National Fee.	(2)						
Copy of the international ap	polication in:				OI	DOCKETE	٦.
a non-English					·	DOCKETE	
English.					- 1	6 30 0	00
Translation of the internation	nal application into Englis	h.			7	6 30 0	77.4
Oath or Declaration of inve					,	errect.	137713
Copy of Article 19 amends							
Translation of Article 19 ar	nendments into English.						
The International Prelimina		English and its	Annexes, if	anv.			
Translation of Annexes to t					h.		
Preliminary amendment(s)		and					
Information Disclosure Stat		and					
Assignment document.	** ***				_		
Power of Attorney and/or (Change of Address.						
☐ Substitute specification filed	1						
Statement Claiming Small I	Entity Status.						
Priority Document.							
Copy of the International S	earch Report 🖊 and copie	es of the refere	nces cited the	erein.			
Other:							
2. The following items MUST be	furnished within the perio	d set forth belo	w in order to	o com	plete th	ne requirements fo	or
acceptance under 35 U.S.C. 371:							
a. Translation of the applic	ation into English. Note a	processing fee	will be requ	iired i	f subm	itted	
later than the appropriate	20 or 30 months from the	e priority date.					
☐ The current transl	ation is defective for the re	easons indicated	d on the attac	ched N	lotice o	of Defective	
Tra- lation.							
b. Processing e for provide	ding the translation of the	application and	or the Anne	xes la	er that	t the	
	nths from the priority date						
c. Oath or declaration of the	e inventors, in compliance	with 37 CFR	1.497(a) and	l (b), i	dentify	ring tile application	n
	ication number and interna						
	or declaration does not con	nply with 37 C	FR 1.497(a)	and (t) for t	the reasons indicat	ted
on the attached Po					_		
d. Surcharge for providing		er that the appr	opriate 20 o	r 30 m	onths	from the	
priority date (37 CFR 1.	492(c)).						
3. Additional claim fees of \$ 36	2 ∞ as a ☑ large en	itity 🔲 small e	ntity, includ	ing an	y requ	ired multiple	
dependent claim fee, are required.			um tees or c	ancel 1	he add	litional claims for	
which fees are due (37 CFR 1.492	(g)). See attached PTO-8	/5.					
	OTT TO 1 4 / 1 4 / 11 / 1 17 7						
ALL OF THE ITEMS SET FOR							
MONTH FROM THE DATE OF							
DATE FOR THE APPLICATION RESULT IN ABANDONMENT.	N, WHICHEVER IS LA	IER. FAILU	KE TO PRO	PERI	JYRE	SPUND WILL	
RESULT IN ADANDONMENT.							
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The time period set above may be	extended by thing a petition	on and see for e	extension of	ume u	naer u	he provisions of 3	′
CFR 1.136(a).							
4. Translation of the Annexes MU	IST he submitted on later	that the time no	wind cat abo		he our	ares will be	
cancelled. Note processing fee will							
5. The Article 19 amendments a							
1.494(d)) or 30 (37 CFR 1.495(d))			novided by t	are app	n opi ia	20 (37 CFR	
12-(u)) of 50 (57 CFR 1.493(u))	mondis from the priority	uate.					
Applicant is reminded that any con	nmunication to the United	States Datest a	nd Trademar	r Off	ce m	st he mailed to the	
address given in the heading and in					cc mus	. oc maneu to the	-
and	o.o. application		(3) 611	,			